

STAMPUR & ROTH
ATTORNEYS AT LAW

WILLIAM J. STAMPUR
JAMES ROTH

299 BROADWAY, SUITE 800
NEW YORK, N.Y. 10007

(212) 619-4240
FAX (212) 619-6743

October 13, 2015

BY ECF

The Honorable Viktor V. Pohorelsky
United States Magistrate Judge
Eastern District of New York
225 Cadman Plaza East
Brooklyn, New York 11201

Re: United States vs. Clint Calero, et al.
15-MAJ-780 (VVP)

Dear Judge Pohorelsky,

With the consent of Pretrial Services Officer Louis Calvi and A.U.S.A. Tyler Smith I request that the conditions of Mr. Calero's bail be modified to permit him to travel to his home town of Omaha, Nebraska to visit his immediate family that all reside there and to address family medical health issues. Mr. Calero will notify Mr. Calvi in advance of any travel to Nebraska and the specifics thereof.

Very truly yours,

James Roth

Encl.

cc: A.U.S.A. Tyler Smith (by ECF)
U.S.P.T.O. Louis Clavi (by ECF)